

DAMAGE CASE IS ON

Plaintiff Suing The Camp Glass Co. For \$10,000

And Case Was Tried Before The Jury On Tuesday

Judge Seward Will Probably Appoint Lewis P. Schaus

As Seventh Member Of Jail Building Commission

An Assignment Of Chancery Cases Is Made

The case of William Kehr vs. the Camp Glass Company was commenced before the jury in the court of common pleas of Knox county Tuesday morning. The plaintiff is suing for \$10,000 damages for injuries sustained sometime ago while an employee at the plant of the defendant. The case was tried at the February term of common pleas court, and a new trial was granted on the grounds of the verdict being excessive.

Commission For New Jail—

The Knox county commissioners at their session Monday afternoon decided to proceed with the selection of a building commission for the new county jail according to an old law, which provides that the commission shall consist of the three county commissioners, the probate judge, the sheriff and the clerk of courts. The seventh member of the commission is then to be appointed by a common pleas judge. In this instance the appointment will be made by Judge Seward. The commissioners notified the prosecuting attorney to proceed with the necessary legal steps for the formation of this commission in order that plans for the new county jail may be adopted this winter.

It is reported that Judge Seward will appoint Mr. Lewis P. Schaus of this city as the seventh member of the building commission. Mr. Schaus was formerly engaged in the contracting business in Newark and Columbus and has had much experience along the building line and would prove a valuable member of the commission.

Common Pleas Court—

The following matters were disposed of by Judge Seward in the court of common pleas on Monday:

Ohio ex rel. Baxter vs. Gambler bank, order of appraisement, etc.

Butcher vs. Howell, judgment set aside, leave to answer.

Davidson vs. Nixon, settled, each party to pay his own costs, no record.

Peoples Savings Bank vs. Penn et al., leave to plead.

Ahlstrom Piano Co., vs. Penn et al., leave to defendant to answer.

McCarty vs. McCarty, dismissed.

Big Four Hardware Co. vs. Forbush Bros., dismissed.

Sparks vs. Sparks, dismissed.

In the matter of exceptions to Huffman, etc., death of executor, order of revivor.

Church vs. Smith et al., leave to answer by Nov. 30.

McKee vs. Williams et al., leave to make new parties, with leave to plead.

Hazzard vs. Kelley, continued.

Thomas vs. Thompson Cooper Lodge, motion sustained; exceptions.

Assignment Of Cases—

The following assignment of chancery cases was made in the court of common pleas Tuesday by Judge Seward:

Monday, Dec. 2

Cooper vs. Kirk, et al.

Flanagan et al., vs. Brannagan, et al.

Rice vs. The Mt. Vernon, Coal & Ice Co.

Bell vs. Bell.

Broderick vs. Davis.

Tuesday, Dec. 3

Clawson vs. Clawson.

Rice vs. Rice.

Danlap vs. Penhorwood, et al.

Miller vs. Coe, Adm., et al.

Sharp, Receiver vs. Penn.

Koons vs. Christel, et al.

Wednesday, Dec. 4

Jewell, Guard vs. Bell.

Church vs. Smith, et al.

Colville, Adm. vs. Thayer, et al.

Hampshire vs. Hampshire.

In the matter of the exceptions of W. X. Brown, etc.

Thursday, Dec. 5

In the matter of the exceptions of Lulu Huffman, etc.
Fuller vs. Yauger, et al.
Fry vs. Fry.
Dudgeon vs. Dudgeon.
Drouhard vs. Drouhard.
Friday, Dec. 6
Leiter vs. Welker, et al.
Beckholt vs. Beckholt.
LaBroche vs. LaBroche.
Holmes vs. Holmes, et al.

Contracts Let—

The county commissioners at their session on Monday awarded the following contracts:

Hendricks McKee, building dam and making channel on the McKee farm in Butler township, \$50.

J. V. Kearns, making fill at the Paasig bridge in Pleasant township, \$25.

William J. Arrington making three channels \$36, \$16 and \$14.80.

McBroom Estate—

Howard W. McBroom has been appointed executor of G. V. McBroom, no bond being required. The appraisers are W. V. Bradfield, D. E. Wintermute and Henry Robertson.

First and Final—

P. L. Wilkins, executor of Adella E. Cecil, has filed a first and final account in probate, showing the following: Received \$2,476.15, paid out the same sum.

The Smith Estate—

H. H. Greer has been appointed executor of Robert H. Smith, giving bond in the sum of \$36,000, with R. M. Greer, Frank L. Beam and James R. McElroy as sureties.

Widow Elects—

Allie McBroom, widow of G. V. McBroom, has elected to take under the will.

Marriage License—

R. D. Shaw, carpenter, and Monna S. Parsons, both of Danville. Rev. E. D. Barnett.

Deed Filed—

W. B. Hancock to R. D. McCullough, 115.5 acres in Clay, \$3,085.

ARREST

Of A Richland County Woman For Kidnapping

(Mansfield News)

Constable Dan Foley went to Lorain Saturday to arrest Mrs. Daisy DeLancy, Daisy Kutz, on a charge of kidnapping, the warrant being sworn out by M. M. Giger, of Shiloh. The affidavit charges that Mrs. Daisy Kutz did on Friday, November 22, forcibly and against her will kidnap and carry away Margery Giger, her twelve-year-old daughter with the intention of taking the said Margery Giger out of the state of Ohio, to wit, to the state of Indiana. Mrs. Kutz claimed she was not in condition to be moved to Mansfield so the case was left to the Lorain county court to decide who is to have the custody of the child.

It will be seen by the series of names Mrs. Daisy has been married several times and is now married to a man by the name of Kutz who lives at Lorain. The father of Margery Giger, who was one time the husband of Daisy, is now in the state hospital for the insane and the child has been living with her uncle, M. M. Giger of Shiloh. It was from his home the child is alleged to have been kidnaped last Friday. Mr. Giger, who swore out the warrant in the court of Justice Schaffer, did not know the original name of the mother. The case is to be heard at Elyria.

The most common cause of insomnia is disorders of the stomach and constipation. Chamberlain's Tablets correct these disorders and enable you to sleep. For sale by all dealers.

DISTRICT

Tuberculosis Hospitals May Be Established

Columbus, O., Nov. 26—The supreme court of Ohio in a decision today upheld the constitutionality of the law allowing counties to unite in establishing a district tuberculosis hospital. The decision comes in a case from Stark county where the lower court ordered the county to live up to the agreement made with surrounding counties to establish such an institution.

Miss Nellie Walsh of Mt. Vernon, who underwent an operation at Mt. Carmel hospital in Columbus several days ago, is improving rapidly.

CLERK

Must Collect The New Woodmen Rate

Has No Authority To Collect The Old Rate

(Newark American Tribune)

Several days ago, it will be remembered that Judge Robert Shirley, of the circuit court of Illinois, handed down a decision in the matter of the advanced rates on insurance in the Modern Woodmen of America, in which he said the rates were greatly in excess of what they should be.

An effort was made to see Mr. Ned Sherburne this morning regarding the matter, but this was impossible for the reason that he is out of the city, but Mr. B. F. McDonald was seen and very courteously told the writer what the situation is and what was being done regarding it. In substance he said:

"The circuit court in which Judge Shirley sits corresponds to the state of Illinois with our common pleas court here. At present Mr. Sherburne is in Rock Island, Ill., where he is conferring with the executive board of the Order, counselling as to the best method of procedure since the rendition of the decision. The issue in the case is that a recent law increasing the rates of insurance upon members was adopted at a special meeting of the head camp at Chicago last January, and the court rules that this was invalid for the reason that it was not adopted by two-thirds of the delegates present at the time, and that the head camp had no authority under the laws of that state in which the charter was issued to the Woodmen to adopt any such law. Also that the rates adopted were unreasonable and unnecessary. The court, however, held that the by-law was legally adopted by the society, that they had the right under the law to adopt such a law, but held that the rates were unreasonable and unnecessary."

"I want to say that in reference to the above substance of the decision we are looking forward to the protection of the society for this is a time when its over one million of members have attained an age of its now oldest 100,000 members and the rates are only sufficient to meet the obligations of the society. This statement is a reiteration of the statement made at the Chicago convention by George Dyre Eldridge, of New York, the greatest living actuary, who drafted the National Fraternal Congress Table, in his address to the convention, having been invited there at the instance of the Modern Woodmen of America, and he further says that rates that are adopted are sufficient and only sufficient to meet the death losses of the society as they occur in the future. It is unsafe to take anything less."

"I want to further say that the case will be appealed to the supreme court of Illinois by the officials of the society, who are well satisfied that that court will reverse the decision of the circuit court. And further I want to say that unless this is done, and the new rates as adopted are allowed to stand it will mean the breaking up of the order, for there won't be money enough to meet the demands occasioned by the deaths that are bound to come in profusion from this time on."

In speaking further about the matter locally Mr. Richard told the reporter this afternoon that he was collecting the new rate dues, and had been ever since last June as though nothing had happened in a legal way, and expected to continue doing so, until he had instructions from the head office. He further said that anyone who paid dues according to the new rate could do so under protest, and if the decision of the higher court was against the society that the excess money would be refunded. He will be compelled under the instructions he has received, to collect the new rate, and could not collect the old rate even with the understanding that if the order is upheld in the new rate by the courts that the insured would then pay the difference. Further than that he had nothing to say in the matter.

Declare War on Colds

A crusade of education which aims "that common colds may become uncommon within the next generation" has been begun by prominent New York physicians. Here is a list of "don'ts" which the doctors say will prevent the annual visitation of the cold:

"Don't sit in a draughty car."
"Don't sleep in hot rooms."
"Don't avoid the fresh air."
"Don't stuff yourself at meal time. Overeating reduces your resistance." To which we would add—when you take a cold get rid of it as quickly as possible. To accomplish that you will find Chamberlain's Cough Remedy most excellent. Sold by all dealers.

THRILLING

Experience Of Two Little Children In A Runaway

An exciting runaway occurred Tuesday at the noon hour in which two small children were carried in a vehicle from the Third Ward school building for nearly a half mile out East Chestnut street.

Mrs. Henry Fairchild had taken the horse and buggy of Mrs. F. L. Fairchild and had gone to the school building to bring home her little daughter, Harriet. The little girl had climbed into the buggy and was accompanied by Carson Young, son of County Auditor Irvin Young. As Mrs. Fairchild was about to get into the buggy the horse began to kick and plunge and started out the street. Mrs. Fairchild grasped the lines, which had been placed around the dash, and undertook to stop the horse, but her efforts were without avail. She was thrown to the ground and a wheel passed over her and the lines were jerked from her hands. The horse being without restraint, started at a rapid gait out the street. The little children became frightened and commenced to scream, which had the effect of causing the horse to increase its speed. The children grasped the lines and pulled on them vigorously and succeeded in turning the animal onto the sidewalk in front of the residence of Mr. Elmer E. Hall, No. 613 East Chestnut street, where the buggy was upturned and the children thrown out. Fortunately each escaped without any injury, but it was a thrilling experience for them.

Tonight

Tonight, if you feel dull and stupid or bilious and constipated, take a dose of Chamberlain's Tablets, and you will feel all right tomorrow. Sold by all dealers.

HEARING CONTINUED

The hearing of George Smithhiser, charged with keeping a place for the illegal sale of intoxicating liquor, which was to have been held before Mayor Perrine Wednesday afternoon at 2 o'clock, has been continued until Monday morning, December 2nd, at 2 o'clock on application by the defendant.

HAS BLOOD POISONING

Mr. Joseph H. Meyers of West Gambier street is suffering from blood poisoning in his left arm the result of a slight injury to his arm which he sustained last week.

OPERATED UPON

Mr. Bruce Woolson of East Vine street, underwent an operation for appendicitis at the Mt. Vernon hospital Tuesday morning.

A Night of Terror

Few nights are more terrible than that of a mother looking on her child choking and gasping for breath during an attack of croup, and nothing in the house to relieve it. Many mothers have passed nights of terror in this situation. A little forethought will enable you to avoid all this. Chamberlain's Cough Remedy is a certain cure for croup and has never been known to fail. Keep it at hand. For sale by all dealers.

APPRAISE

Property Of The Gambler Banking Company

The bank building and fixtures of the Gambler Banking Company in Gambier were appraised Monday afternoon by Messrs. A. F. Stauffer, Ed Dever and Banner M. Allen. The property was appraised in compliance with an order issued by the common pleas court some time ago and will be sold to pay the claims of the creditors.

STREAM

May Become Secretary Of Ohio Poultry Association

Mr. Luther A. Stream was notified Tuesday morning to the effect that he has received the nomination for secretary of the Ohio branch of the American Poultry Association. The nomination practically assures Mr. Stream of election.

SAFETY

Campaign Carried Further By The Peansy Railroad

Copies Of Book Of 'Don'ts' Distributed Among Employees

Today the Pennsylvania railroad will carry its safety campaign further by beginning the distribution of 50,000 copies of a book on "Don'ts" for employees working on trains, tracks and in shops.

That there is a large foreign element now employed on the Pennsylvania is taken from the fact that the "Don't" book, or "Instructions For the Guidance and Protection of Employees," as the company calls it, is printed in Italian and Polish, in addition to English.

Some idea of the small details the Pennsylvania is watching can be seen from the contents of the "Don't" book. "Don't step in front of or attempt to adjust couplers on moving cars, nor stand with back to cars coupled to engine."

"Don't stand between cars when coupling."

"Don't step on footboards on pilot or tender when engine in approaching you."

"Don't go under a train to make repairs or adjustments, until full protection has been secured."

"Don't place coal on tenders in such a manner that it may fall off."

"Don't think because a wire is dangling it is harmless. If necessary to remove it, use two sticks of boards."

"Don't wear gloves of loose clothes when working with machinery or tools."

"Don't use tools in bad order."

"Don't touch the third rail with person or tools. If necessary to remove an object therefrom, use a dry wooden stick."

The Pennsylvania railroad inaugurated its safety campaign a number of years ago, and only recently it received a medal for being the American employer to do most in 1911 for the protection of its employees. A campaign against trespassing has been and is being prosecuted vigorously and millions of dollars are now being spent further to add to the safety of passengers and employees. Steel cars, safety appliances of all kinds and electric automatic block signals are only a few of the items of expense the company is incurring in the interest of safety for the public in general.

HIS FIRST VISIT

Dr. Mahon, whose advertisement appears in our columns this week will make regular monthly visits to Mt. Vernon throughout the coming year. Dr. Mahon is a well known and successful specialist in chronic diseases and is the physician who has been having such success at Millersburg the past year. Persons wishing to consult him may do so free at Curtis House, on Wednesday, Dec. 4.

Dr. Mahon's Success at Norwalk
Dr. Mahon, the well known specialist in chronic diseases is well into the second year of his visits to Norwalk. It is but fair to say that during that time case after case of chronic disease has been successfully treated by him. Among the recent persons to recommend him is Mrs. Henry Kessler, who says she is glad to tell of the successful treatment of her son's case of epilepsy or falling fits. It is but natural that anyone should feel grateful for even a measure of relief from such a dread affliction.—Huron Co. News.

(Advertisement)

Mr. Carroll Conard, who is attending the Cleveland-Pulte Medical College at Cleveland, arrived home Wednesday to visit for several days with his parents, Dr. and Mrs. C. K. Conard.

Attention Farmers!

The Pure Milk Co. of Columbus, O., will pay two cents over Elgin for Separator Cream, and five cents over Elgin for Inspected Sweet Cream, F. O. B. Columbus. For particulars write us.

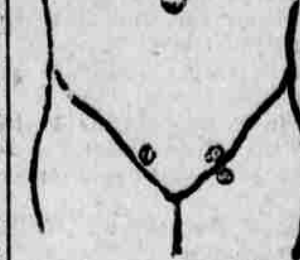
DR. C. C. ORIDER.
Veterinary Surgeon.
Graduate — Licensed
Office and residence corner Gambier and Mulberry sts. Calls answered day or night. Both 'phones, Citizens' 173 blue; Bell 50V.

RHEUMATISM

URIC ACID CAUSES IT—S.S.S. CURES IT

Every variety of Rheumatism is caused by an excess of uric acid in the blood; the different forms of the disease depending on whether this uric acid settles in the nerves, muscles or joints. In Sciatica it is the nerves which are attacked, the muscular form shows the muscles to be the seat of trouble, while manifestations of articular Rheumatism are evidence that the joints are being diseased. To cure Rheumatism the uric acid must be removed from the blood; the circulation must be made pure. This cannot be accomplished with external applications; such treatment may furnish temporary relief from the pain, but it does not reach the producing cause. S. S. S. cures Rheumatism of every variety and form because it purifies the blood. It goes down into the circulation, neutralizes the acids and dissolves the irritating deposits which are pressing on the sensitive nerves and tissues, and producing pain. Whether your case of Rheumatism be acute or chronic S. S. S. is the medicine you need; it will cure you and at the same time build up the entire system by its fine vegetable tonic effects. Book on Rheumatism and any medical advice free to all who write.

THE SWIFT SPECIFIC CO. ATLANTA, GA.



Rupture, Piles, Fistula, VARICOCELE and HYDROCELE CURED WITHOUT THE KNIFE.

NO PAIN—NO PAY. Send 2c stamp for book how we cure and testimonials. Some may be your neighbors.
DRS. HAINES & HAINES, SPECIALISTS for 23 yrs in COLUMBUS, OHIO
ROOM 52, 101 N. HIGH ST.

THE BIG SUCCESS

during the past season in our Tailoring Business we attribute to our experience in giving the best kind of artistic workmanship, prompt attention to our patrons, and personal supervision of all work. Our Fall and Winter Goods are now open for your inspection. Please give us a call.

J. R. Doelfs Practical Tailor And Cutter
Curtis House, No. 11 Public Square

Retail Prices.

Headquarters for feeds of all kinds. You will save money when ordering from us.

EXCLUSIVE AGENTS FOR SAL-VET

Bran	\$1.50 per 100 lbs.
Middlings	1.30 per 100 lbs.
Red Dog	1.70 per 100 lbs.
Corn and Oats Chop	1.35 per 100 lbs.
Shelled Corn80 per bushel
Choice Oats40 per bushel
Wheat	1.15 per bushel
Rye90 per bushel
Cracked Corn	1.50 per 100 lbs.
Ear Corn80 per 100 lbs.
Unbolted Meal	1.50 per 100 lbs.
Screenings	1.30 per 100 lbs.
Best Pulp	1.30 per 100 lbs.
Alfalfa Meal	1.90 per 100 lbs.
Dairy Dairy Feed	1.40 per 100 lbs.
Gluten Feed	1.85 per 100 lbs.
Cotton Seed Meal	1.80 per 100 lbs.
Oil Meal	2.00 per 100 lbs.
Calf Meal04 per pound
Tankage (80% protein)	2.75 per 100 lbs.
Tankage (40% protein)	2.25 per 100 lbs.
Salt	1.10 per barrel
Rock Salt01 per pound
Baled Hay90 per 100 lbs.
Baled Straw60 per 100 lbs.
Purina Chick Feed	2.35 per 100 lbs.
Purina Scratch Feed	2.15 per 100 lbs.
Beef Scrap03 1/2 per pound
Beef Meal03 1/2 per pound
Poultry Bone03 per pound
Charcoal03 per pound
Chicken Chowder02 1/2 per pound
Oyster Shells70 per 100 lbs.
Chicken Grit70 per 100 lbs.
Success Scratch Feed	2.10 per 100 lbs.
Chicken Chowder	2.15 per 100 lbs.

Large or small orders delivered to any part of the city. Terms Cash.

The Northwestern Elevator & Mill Company

No. 55 both phones

Mt. Vernon, Ohio.

FARMS

Democratic, Republican or Progressive administrations don't check the increase in population or make any more land to feed them.

Who furnishes all the food? The FARMER.
Who has the best health? The FARMER.
Who has the brightest future? The FARMER.
Who can be the most independent? The FARMER.
Who can be his own employer? The FARMER.
What had you ought to be? The FARMER.
Where had you ought to buy a farm? Of the

W. C. Rockwell

Farm Agency

MT. VERNON, OHIO.

Why? They make a specialty of this line of investments and have a large list of good farms for you to select from.

HERE ARE A FEW OF THEM:
88 acres, improved, 1 1/2 miles out
220 acres, improved, 1 1/4 miles out
50 acres, improved, 1/2 miles out
125 acres, improved, 5 miles out
85 acres, improved, 5 miles out
150 acres, improved, 7 miles out
100 acres, improved, 3 miles out
50 acres, improved, 3 1/2 miles out
85 acres, improved, 2 1/2 miles out
100 acres, improved, 3 miles out
300 acres, improved, 5 1/2 miles out
57 acres, improved, 3 1/2 miles out
Put your money in a farm where it cannot be reached by trusts or panics, and where it cannot burn up, blow up or run away.